and Thomas B. Onjon, from the widow Harry's, near the Quaker meeting-house, to Thomas B. Onjon's will on Winter's run, in said county, and that the same may be declared a public road, and that the supervisors of the public roads in said county may be authorised to raise banks and cut ditches for the improvement of the reads in said county, was preferred, read, and referred to Mr. Montgomery, Mr. Bond and Mr. Ayres, to consider and report thereon.

A petition from sundry other inhabitants of Harford county, counter to the above petition, was preferred

read, and referred to the committee appointed on the petition to which it is counter.

On motion, the question was put, That leave be given to bring in a bill, entitled, An act to repeal as act, entitled, A supplement to an act, entitled, An act for 1 gulating the mode of staying execution, and repeating the acts of assembly therein mentioned, and for other purposes? The year and mays being required, appeared as follow:

45 10110 11 1		A	F F I R	MATI	V E.		 :
R. Neale, W. Neale, Hebb, Ireland,	Parnham, M'Pherson, Meluy, Goldsborough,	T. Bayly, Jackson, Stephen, Swearingen,	Linthicum, Selby, Cottman, Hyland,	Eccleston, J. Bayly, Shaaff,	Sturgis, Clarke, Hawkins,	Bond, Ennalls, Holbrook,	Ringgold, Clagett, J. Tomlinson, 28.
Moore, Hall, Dorsey,	B. Mackall, Stansbury, Lemmon,	Brown, Harryman, Spencer,	N E G Sheredine, Miller, Lyles,	A T I V Lowrey, Thompson, Prideaux,	E. Waters, Ayres, Montgomery,	Tillotson, Eilicott, Bowles,	Fetes, B. Tominson, Bayard. 25.

So it was resolved in the affirmative.

ORDERED, That Mr. J. Bayly, Mr. Stansbury, Mr. M'Pherson, Mr. Goldsborough and Mr. Stephen, be a committee to prepare and bring in the same.

Mr. Clarke, from the committee, delivers to the speaker the following report:

THE committee to whom was referred the petition of John Snider, of Frederick county, an old and disabled soldier of the late revolutionary army, praying the legislature to grant him the privilege of keeping ordinary, and also the privilege of retailing spirituous liquors, &c. without paying any thing therefor, report, that they have taken the same into consideration, and are of opinion that the prayer of the petitioner is reasonable and just and ought to be granted; they therefore submit the following resolution:

RESOLVED, That the justices of Frederick county court, or either of them, be, and they are hereby authorised and required, upon the application of John Snider, of Frederick county, an old and disabled soldier of the late revolutionary army, to grant him from year to year, during his life, a licence to keep ordinary, and also a

licence to retail spirituous liquors, &c. without his, the said John Snider, paying any thing therefor.

By order, L. GASSAWAY, clk.

Which was read.

And, on motion, the question was put, That the house dispense with the sixteenth rule of the house? Resolved in the affirmative. The report on the petition of John Snider, of Frederick county, was then read the second time, and the question put, That the house concur therewith? The year and nays being required, appeared as follow:

Moore, Mercer, Hall, Dorsey,	Somervell, Ireland, B. Mackall, Stansbury,	Lemmon, Brown, Harryman, Meluy,	F F I R Spencer, Hyland, Sheredine	M A T Miller, Lyles, Lowrey,	I V E. Clarke, Waters, Hawkins,	Ayres, Bowles, Yates,	Selby, B. Tomlinson, Bond. 27.
ER. Neale, W. Neale, Hebb,	Parnham, M'Pherson, Goldsborough,	T. Bayly, Cottman, Ennalls,	N E G A Eccleston, Muir, Shaaff,	T I V Thompson, Sturgis, Prideaux, d in the affirm	E. Williams, Ellicott,	Ringgold, Clagett,	Bayard, J. Tomlinson. 22,

Mr. Goldsborough, from the committee, delivers to the speaker a bill, entitled, A further additional supplement to the act, entitled, A further additional supplement to the act, entitled, An act to direct descents;

which was read the first time and ordered to lie on the table. A petition from Christopher Johnson, of Baltimore county, in behalf of himself and Charles Carroll, of Carrollton, and Daniel Carroll, praying that the levy court of Anne-Arundel county may be empowered to levy on said county a sum of money to reimburse him for what he was overcharged by the commissioners of the tax for said county for the years one thousand seven hundred and ninety-nine, eighteen hundred and eighteen hundred and one, was preferred, read, and referred to Mr. Mercer, Mr. Shaaff and Mr. Dorsey, to consider and report

Mr. J. Bayly, from the committee, delivers to the speaker a bill, entitled, An act to repeal an act, entitled, A supplement to an act, entitled, An for regulating the mode of staying execution, and repealing the act of assembly therein mentioned, and for other purposes; which was read the first time and ordered to lie on the

On motion, ORDERED, That the said bill have a second reading on Wednesday the twelfth instant.